

THOMAS EXPECTS TO TURN STATE'S EVIDENCE

Admits He Threw Dice With Ryan's Sons While Delmas Summed Up for Thaw—Later Claims It Was "After Hours"—Garvan a Connection of A. N. Brady.

District-Attorney Jerome stated today that he had endeavored to induce E. R. Thomas to turn State's evidence.

"I wanted to get a complete case against Charles W. Morse and the others, if possible," he said to the witness stand before Commissioner Hand today. "Later Thomas was indicted, as I told him he would be unless he accepted my offer. It was only for a misdemeanor. I was after the others for a more serious charge than that."

Another sensation developed during the day was that Jerome threw dice for a dollar and drinks besides while Delmas was summing up in the Thaw trial. He later corrected his testimony by saying that the dice throwing occurred after court had adjourned.

Also developed was Mr. Jerome's friendship for the "Ryan boys," sons of Thomas F. Ryan, as well as the fact that a sister of Frank Garvan, one of Jerome's trusted assistants, was married to a son of Anthony N. Brady.

Mr. Jerome took the stand voluntarily after recess to make a statement explaining how he came to dine with E. R. Thomas, on which occasion he suggested that Judge Davy be engaged as counsel by Mr. Thomas.

His previous statement, Mr. Jerome said, had been misinterpreted. There was a misconception regarding it at that time, said Mr. Jerome. He admitted that he had dined with E. R. Thomas at that time. E. R. Thomas had not been indicted. Mr. Karl Decker, a friend of mine, asked me if I would meet Mr. Thomas at dinner, and I said I would. I wanted to induce Mr. Thomas to turn State's evidence. I did not intend to testify yesterday against Charles W. Morse or any other man connected with the case. I was led to believe by Mr. Thomas, from his tone and manner, that he was inclined to do so.

"I suggested to Mr. Thomas at that dinner that he should dine with me, whom I had confidence in whom I could believe when he came to me with information, and one whose associations or entanglements with downtown men would be no bar in acting both in the interests of Mr. Thomas and my office."

"I knew Judge Davy to be such a man who would ably represent both interests. I had told Mr. Thomas that undoubtedly he would be indicted, and he was indicted. I could only reach him on a misdemeanor, however, and wanted to get a complete case against Charles W. Morse and the others if possible."

"That would have been for a more serious charge than misdemeanor. I did not intend to testify yesterday that Judge Garvan had imparted or conveyed any information to you, Mr. Pierce."

"Judge Garvan, I intended to state, was simply present at the time I met Mr. Thomas, as were other judges and laymen dining at near tables. In suggesting the name of Judge Davy as counsel, I mentioned a man whom I knew had no conflicting interests."

Shield at Lauterbach. "I did not feel that Mr. Lauterbach could represent Mr. Thomas satisfactorily to the people's interests as well as I did not know that Mr. Lauterbach was as clear of certain interests as Judge Davy. I regret that any misconception has arisen over what I have stated or what has been stated regarding my meeting with E. R. Thomas."

"I wish also to state," added the District-Attorney, "reverting to the incident of meeting and throwing dice with Allan Ryan, that that pastime was not indulged in during the Thaw trial. It happened after Mr. Delmas had completed his summing up, and we were at liberty out of court to recreate."

Mr. Pierce took advantage of the District-Attorney's presence on the stand to ask: "And that Thaw case did you not ask that a commission in lunacy be appointed?"

"Yes, and the record will show it, and Justice Fitzgerald did appoint a commission."

"That was in advance of a verdict and halted the trial—and after that could you expect a verdict of guilty?"

"The application was not made in the presence of the jury. It did not know what was going on. It was looked up."

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POLICE NEEDN'T HEED INJUNCTIONS

Appellate Division of the Supreme Court Sweeps Them All Away.

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In deciding on the injunction obtained by A. L. Shepard, manager of the Manhattan Theatre, the court in an opinion written by Justice Ingraham, referring to a rumor that Police Captain Kelleher had been reported as threatening to stop moving pictures in the theatre on Sunday afternoons, says: "Under this injunction members of the police force are prevented entering these premises except to serve warrants, which, of course, could only be obtained upon evidence that a crime had been committed or that the arrest of persons who had committed a felony or misdemeanor was in their presence."

"They being enjoined from entering the building during these Sunday entertainments, a crime committed in the building at that time would not be in their presence. There is thus segregated from the rest of the city of New York a territory in which during the period of the performance of each Sunday a considerable portion of each Sunday's police are powerless to enforce the criminal law and in which during that period a crime may be committed with impunity. No policeman could enter the premises during these entertainments without disobeying the order of the court unless armed with a warrant."

Appellate Division also finds that a similar injunction against the police was improperly granted in behalf of the Eden Music Company (Ed.) in cases similarly disposed of by the court are those of the Olympic Athletic Club, Adolph Schneid, proprietor of a dancing club in Fifty-fifth street, and Max Schimkevit, a moving picture dealer, sitting on Sunday. The club also had an injunction.

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"And you shook dice with them?"

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After referring to the passage of the Aspin-Hart bill in the Assembly by an overwhelming vote, the defeat of the measure in the Senate by a vote of 25 to 23, the Governor continued, "I cannot but feel that the removal of the State from the race track is a lamentable removal of the State from the race track."

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Two More Victims Are Unearthed on the Murder Farm

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GRABS GIRL AND LIFTS HER INTO RACING SULKY

McIntyre Sees Child's Peril on the Speedway and Makes Remarkable Rescue.

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CONFESSES HE HELPED MURDER LONG ISLAND MAN

Prisoner, Once Acquitted of Crime, Says He and Another Killed Victim for \$8.

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ITCHING HUMOR ON LITTLE BOY

His Hands were a Solid Mass, and Disease Spread All Over His Body—In Four Days the Child was Entirely Cured—Mother Strongly RECOMMENDS CUTICURA SOAP AND OINTMENT

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